

ANDREWS LAGASSE BRANCH + BELL LLP 1 Sansome Street, 35 th Floor San Francisco, CA 94104	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	David J. Gibson (SBN 272516) dgibson@albblaw.com Danté R. Taylor (SBN 303391) dtaylor@albblaw.com ANDREWS LAGASSE BRANCH + BELL LLP 1 Sansome Street, 35th Floor San Francisco, CA 94104 Telephone: (628) 222-5870 Facsimile: (628) 222-5872 Attorneys for Defendants SKYPORT PLAZA OWNERS ASSOCIATION UNITED STATES I NORTHERN DISTRIC CRISTINA MENDOZA, Plaintiff, v. HUDSON SKYPORT PLAZA, LLC, a Delaware limited liability company, HUDSON SKYPORT PLAZA LAND, LLC, a Delaware limited liability company, HUDSON PACIFIC PROPERTIES, INC. a Maryland corporation HUDSON PACIFIC PROPERTIES, L.P., a Maryland limited partnership, SKYPORT PLAZA OWNERS ASSOCIATION, a California nonprofit mutual benefit association, PACIFIC GAS & ELECTRIC COMPANY, a California registered domestic stock corporation and DOES 1-100 Defendants.	DISTRICT COURT			
	2122					
	23	Pursuant to Federal Rule of Civil Procedure 6(b)(1)(A) and Local Rule 6-1(a), the parties				
	24	by and through their respective counsel of record, hereby stipulate as follows:				
	25	1. WHEREAS, Plaintiff Cristina Mendoza (Plaintiff) filed the instant action on June				
	26	21, 2017.				
	27					
		2. WHEREAS, Plaintiff filed the operative Second Amended Complaint (SAC) on				
	28	May 13, 2020.				
		JOINT STIPULATION REGARDING SKYPORT	PLAZA CASE NO. 5:17-cv-03579-SVK			

OWNERS ASSOCIATION INITIAL DISCLOSURES

3.	WHEREAS, Plaintiff	served the SAC on Defendant Skyport Plaza Owners			
Association (A	Association) on May 2	7, 2020, and Association filed its answer to the SAC on June			
17, 2020.					
4.	WHEREAS, pursuan	t to Federal Rule of Civil Procedure 26(a), the Association's			
initial disclos	ares must be completed by June 26, 2020.				
5.	WHEREAS, the parti	ies have agreed to extend the deadline for the Association to			
serve initial d	isclosures by July 7, 20	020.			
6.	WHEREAS, the parti	ies have agreed the extension to serve initial disclosures by			
July 7, 2020 i	s mutual.				
7.	WHEREAS, extendir	ng the time for the parties to exchange initial disclosures will			
not alter the date of any event or any deadline already set by Court order.					
NOW.	, THEREFORE, IT IS	HEREBY STIPULATED by and between the parties,			
through their	through their respective counsel, that the parties shall have up to, and including, July 7, 2020 to				
serve initial disclosures as required by Federal Rule of Civil Procedure 26(a).					
IT IS	SO STIPULATED.				
Dated: June 2	9, 2020	ANDREWS LAGASSE BRANCH + BELL LLP			
		By: David J. Gibson			
		Danté R. Taylor Attorneys for Defendant			
		SKYPORT PLAZA OWNERS ASSOCIATION			
Dated: June 2	6, 2020	DERBY, McGUINNESS & GOLDSMITH, LLP			
		All I			
		By: Anthony Goldsmith			
		Attorneys for Plaintiff			

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	1	Dated: June 29, 2020	ROPERS MAJESKI PC
	2		By: Combre Han
	3		David M. McLaughlin
	4		Attorneys for Defendants HUDSON SKYPORT PLAZA, LLC, a Delaware
	5		Attorneys for Defendants HUDSON SKYPORT PLAZA, LLC, a Delaware limited liability company, HUDSON SKYPORT PLAZA LAND, LLC, a Delaware limited liability company, HUDSON PACIFIC PROPERTIES, INC., a Maryland corporation
	6		company, HUDSON PACIFIC PROPERTIES, INC., a Maryland corporation
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ANDREWS LAGASSE BRANCH + BELL LLP 1 Sansome Street, 35th Floor

San Francisco, CA 94104

FILER'S ATTESTATION

Pursuant to Civil Local Rule 5-1, I hereby attest I, David J. Gibson, attorney with Andrews

Lagasse Branch + Bell LLP, received the concurrences of Counsel in the filing of this document.

y:_____

David J. Gibson

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ANDREWS LAGASSE BRANCH + BELL LLP

l Sansome Street, 35th Floor San Francisco, CA 94104

CERTIFICATE OF SERVICE

I hereby certify that on June 29, 2020, I electronically filed the foregoing Joint Stipulation Regarding Skyport Plaza Owners Association Initial Disclosures with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the e-mail addresses denoted on the Notice of Electronic Filing.

I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on June 29, 2020.

David J. Gibson